

## WHAT DO MINER PAY?

Insinuation that His Election Cost Him \$18,000.

Interesting Testimony Evolved at the Campbell Contest.

"Tim" Sullivan Subpoenaed, but Declines to Appear.

The taking of testimony in the contest of the election of Harry C. Miner as Congressman for the Ninth Congressional District, which is made by Congressman Timothy J. Campbell, was continued today before Notary Public Spencer in the office of John J. Adams, counsel for the contestant.

In the last election Campbell was beaten by 64 votes. He says his defeat was due to the fact that John Simpson was induced to enter the race on purpose to defeat him (Campbell) and that Mr. Miner gave the Argyle Club a piano in return for securing votes.

Subpoenas were issued by Campbell's attorney for the 4,000 registered voters who, he alleges, were coerced or offered bribes to vote for Miner. Herman Kuschenbaum, who appeared at the first hearing declined to answer certain questions and an attachment will be issued to compel him to attend future hearings and answer as requested.

Neither Mr. Sullivan nor Mr. Campbell was present when the proceedings opened.

The first witness called was Patrick Galvin, of 38 Chrystie street.

Before he was called lawyer George E. McDonald, who represented Campbell, counsel for Mr. Miner, objected to making of Galvin a witness to-day on the ground that the statement upon which client did not state the hour for the beginning of the hearing and that when the last hearing adjourned it was until to-morrow.

The notary ruled against Mr. Mud, who had it noted on the record that he withdrew from the hearing. He then left, but Maurice Meyer, another witness, remained to protect the latter's interests.

Before witness Galvin had given any testimony of interest he was excused for half an hour in the matter of Mr. Miner's campaign expenses.

Mr. Miner had filed a statement of his campaign expenses, which he afterward withdrew.

"I don't think I know or know of any," replied Mr. Scully.

Q. Did you have any conversation with Mr. Miner regarding his statement of expenses?

A. No, sir. I do not remember his having done so.

Continuing, Mr. Scully said that he might have talked with Mr. Miner about the form of the statement of expenses, but that he never talked with him of the amount. He said he made it a point not to discuss with him the amount of their expenses, because he did not think it was his business.

Q. Did you ever tell any one that Mr. Miner presented a statement of campaign expenses of \$18,000, and that he did not know of it?

A. No, sir. I don't know of it.

Mr. Scully in answer to Mr. Oakes, said that he knew a P. H. Flynn, formerly employed in the County Clerk's office, who was indicted in connection with the bribery of voters in the election of 1892.

He said he had never been present at any conversation between Mr. Miner and Flynn, but that he had seen Flynn in the street and that he had seen him in the office of Mr. Oakes.

Q. Did you ever see Mr. Flynn in the office of Mr. Oakes?

A. Yes, sir. I saw him there.

Notary Public Shapiro, for Mr. Miner, referred to witness Mr. Scully's oath when he signed the statement of expenses.

He said he had the legal fee tendered Mr. Shapiro, but he still refused to subscribe to the statement.

That fact was noted on the record after a comment by the notary that the statement was suspended, and that he was told by Mr. Oakes that he would probably be called again in the afternoon.

At this point Mr. Scully's testimony was suspended, and that he was told by Mr. Oakes that he would probably be called again in the afternoon.

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## BROOKLYN NEWS.

## LOST HUSBAND AND CHECK.

Bedford Bank.

Back of a suit to recover \$500, which was brought to trial before Judge Osborne and a jury, in City Court, Brooklyn today, there is a story of courtship, marriage and desertion which held the attention to a crowded courtroom.

The suit was brought by Mrs. Isabelle S. Brown against the Bedford Bank to recover the amount named above, alleged to be due on a check.

Mrs. Brown's story, as related in the complaint, is that the money came to her in the death of a relative. On Oct. 15, 1892, she received a certified check drawn on the Bedford Bank for the amount of \$500, which was payable to her under the name of John H. Blake.

At that time she was Miss Isabelle Pinkney. She was engaged to marry Henry S. Brown, and the wedding was set for Oct. 25. She declares that she informed the check with the words "for deposit."

She gave the check to Brown, who, she says, with the understanding that it was to be deposited in the bank. They were married on the day agreed upon. Shortly afterwards the project of marriage was abandoned, and Brown refused to take the check to the bank to get her money.

She was told that there was no time to be lost, and that she must get the money at once. She went to the bank to get her money, and there she was told that the check was not cashed.

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## EXTEND FLATBUSH AVENUE.

Mayor Schieren Presents an Argument for a New Street.

His Plan to Attract Broadwinners from New York.

In justification of his plans for extending Flatbush avenue Mayor Schieren, of Brooklyn, today gave out the following typewritten statement:

"Flatbush street, below Flatbush avenue, has reached its limit for accommodating public travel to the bridge and ferries. In the busy hours of morning and evening, travel is very much delayed, and the street overcrowded. Certainly no other line can be so easily and so directly run through that part of Flatbush street. Therefore, it is absolutely necessary to open and provide some new avenue or street for the constant increase of travel to the bridge and ferries. The plan is to extend Flatbush avenue and annexed districts will soon be occupied by a large population which will demand better facilities for travel; that question is fact confronts us now.

"How can it best be met? Which is the most practicable and feasible plan? The plan is to extend Flatbush avenue and annexed districts will soon be occupied by a large population which will demand better facilities for travel; that question is fact confronts us now.

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